THE HONORABLE JUDGE		
WESTERN DIST	TES DISTRICT COURT TRICT OF WASHINGTON T SEATTLE	
NATIONAL LABOR RELATIONS BOARD,)) Civil No	
Applicant, v. THE BOEING COMPANY, Respondent.)) NATIONAL LABOR) RELATIONS BOARD'S) APPLICATION FOR AN OR) TO SHOW CAUSE AND OR) REQUIRING COMPLIANCE) WITH BOARD SUBPOENA) DUCES TECUM B-648185	
)) ORAL ARGUMENT REQUE	
	NOTE ON MOTION CALEN December 16, 2011	
MAR PETI RAC Natio Regi 2948 915 S Seat Telep Facs	IE P. POMERANTZ RA-LOUISE ANZALONE ER G. FINCH CHEL HARVEY Conal Labor Relations Board ion 19 B Jackson Federal Building Second Avenue ttle, WA 98174 phone: (206) 220-6301 simile: (206) 220-6305 ill: Anne.Pomerantz@nlrb.gov Mara-Louise.Anzalone@nlrb.gov Peter.Finch@nlrb.gov Rachel.Harvey@nlrb.gov	
Application for Enforcement of Board Subpoena B-648185 Civil No	- 1 - NATIONAL LABOR RELATIONS BOARI Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington (206) 220-6301	

The National Labor Relations Board (the "Board" or the "NLRB"), an administrative agency of the Federal Government created pursuant to the National Labor Relations Act, as amended (the "Act"), 29 U.S.C. § 151 *et seq.*, applies to this Court pursuant to § 11(2) of the Act [29 U.S.C. § 161(2)], for an order requiring Respondent The Boeing Company ("Respondent") to comply with subpoena *duces tecum* issued by the Board and duly served upon Respondent by the Acting General Counsel for the Board (the "Acting General Counsel") in the manner provided by law.

This Application is being filed concurrently with a second Application for an order requiring Respondent to comply with a similar subpoena *duces tecum* issued on behalf of Charging Party in the administrative proceeding, the International Association of Machinists and Aerospace Workers,

District Lodge 751, AFL-CIO, affiliated with International Association of Machinists and Aerospace Workers ("Charging Party"). As the issues presented and interested parties involved in these two actions are identical, the Board will move to join these two actions.

The basic goal of both subpoena enforcement proceedings is to obtain from the Court an arrow that will permit the administrative case to proceed with sufficient access to those Perpendent.

order that will permit the administrative case to proceed with sufficient access to those Respondent documents believed necessary to make a complete administrative record, but without causing undue harm to the Respondent by unnecessary release of its confidential information. That is, the Board seeks an order: (i) enforcing the Subpoenas, as modified by the Administrative Law Judge, and (ii) requiring the Board and Charging Party to obey the Protective Order -- issued by the Board's

Application for Enforcement of Board Subpoena B-648185 Civil No. ______

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

- 2 - NATIONAL LABOR RELATIONS BOARD Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington (206) 220-6301

¹ While § 11(2) of the NLRA, 29 U.S.C. § 161(2), expressly grants district courts jurisdiction to enforce Board subpoenas, it limits that jurisdiction to cases brought "upon application by the Board." Thus, the NLRB is also filing the application on the relation of Charging Party to enforce its subpoena so as to ensure the Court's jurisdiction to enforce the two subpoenas, *Wilmot v. Doyle*, 403 F.2d 811, 814 (9th Cir. 1968), and, in order to bring Charging Party and its subpoena into these proceedings. *See, e.g., NLRB, on the relation of IUOE v. Consolidated Vacuum Corp.*, 395 F.2d 416, 418 (2d Cir. 1968).

Administrative Law Judge at Respondent's request -- limiting the parties and Agency's use and disclosure of those records that are deemed confidential.

In support of this Application, the Board respectfully declares and shows as follows:

<u>Jurisdiction and Underlying Unfair Labor Practice Proceeding</u>

- 1. This Court has jurisdiction of the subject matter of the proceeding and of Respondent by virtue of § 11(2) of the Act [29 U.S.C. § 161(2)] in that the inquiry underlying the issuance of the subpoena *duces tecum* is being carried out within this judicial district and Respondent transacts business within this judicial district, where it operates aircraft production facilities in different locations throughout the greater Seattle, Washington area. NLRB subpoenas issued pursuant to § 11(1) of the NLRA are enforceable in federal district courts under § 11(2), 29 U.S.C. § 161(2), which provides that "[i]n case of contumacy or refusal to obey a subpoena issued to any person" and "upon application by the NLRB," federal district courts "have jurisdiction to issue to such person an order requiring such person to appear before the NLRB, its member, agent, or agency, there to produce evidence if so ordered" *Id*.
- 2. The NLRB is an administrative agency of the Federal Government charged with enforcement of the Act, 29 U.S.C. § 151 et seq. The NLRB is divided between a quasi-judicial Board and a General Counsel responsible for investigation and prosecution of cases before the Board. Regional Offices, headed by Regional Directors, are supervised by the General Counsel. Regional Directors are authorized to issue complaints on behalf of the General Counsel and to issue subpoenas at the request of parties to administrative unfair labor practice hearings on behalf of the Board. Administrative Law Judges conduct unfair labor practice hearings and issue decisions and recommended orders, which are transferred to the Board for decision. The General Counsel

Application for Enforcement of Board Subpoena B-648185 Civil No. ______

- 3 - NATIONAL LABOR RELATIONS BOARD Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington (206) 220-6301

- represents the NLRB in federal court proceedings to require obedience to subpoenas issued by the Board. Pursuant to § 6 of the Act, 29 U.S.C. § 156, the Board has issued Rules and Regulations, Series 8, as amended 29 C.F.R. § 102 *et seq.* (the "Board's Rules"), governing the conduct of its operations.
 - 3. Pursuant to the provisions of § 10(b) of the Act [29 U.S.C. 160(b)], there is currently pending before the Board an unfair labor practice hearing before Administrative Law Judge Clifford H. Anderson arising from the issuance of an administrative complaint in Board Case 19-CA-32431 (the "Administrative Complaint"). A copy of the transcript of the pending administrative unfair labor practice hearing before Administrative Law Judge Anderson is attached to this Application as Exhibit 1. Copies of the exhibits submitted by the Acting General Counsel, Charging Party, and Respondent at the pending administrative hearing are attached to this Application as Exhibits 2 through 7. (Exhibit 2 at 000234 through 000246). The Administrative Complaint issued following the investigation of the underlying charge filed with the Region 19 office of the Board by Charging Party. (Exhibit 2 at 000249). Each of these documents was prepared, filed, and served consistent with the requirements of § 10(b) of the Act [29 U.S.C. § 160(b)], and of §§ 102.9 through 102.14 and 102.69 of the Board's Rules [29 C.F.R. §§ 102.9-102.14 and 102.69]. (Exhibit 2 at 000232-000233, 000247-000248). Respondent filed an answer to the Administrative Complaint denying that it violated the Act. (Exhibit 2 at 000221-000231).
 - 4. The Administrative Complaint alleges that Respondent violated §§ 8(a)(1) and (3) of the Act, 29 U.S.C. §§ 158(a)(1) and (3), by: (1) making coercive statements to its employees that it would remove or had removed work from their bargaining units represented by Charging Party because employees had previously struck Respondent, and threatening or impliedly threatening that

Application for Enforcement of Board Subpoena B-648185 Civil No. _____

- 4 - NATIONAL LABOR RELATIONS BOARD Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington (206) 220-6301

Case 2:11-cv-01949-RSM Document 1 Filed 11/22/11 Page 5 of 14

1	their bargaining units would lose additional work in the event of future strikes; and (2) deciding to
2	transfer a second 787 Dreamliner aircraft production line and a sourcing supply program for 787
3	Dreamliner production from their bargaining units represented by Charging Party to its non-union
4	site in North Charleston, South Carolina, or to subcontractors because Charging Party-represented
5	bargaining units had previously engaged in strikes against Respondent. ²
6	5. On June 14, 2011, Respondent moved to dismiss the Administrative Complaint for
7	failure to state a claim, as well as to strike the remedy sought by the Complaint. A copy of
8	Respondent's Motion to Dismiss or to Strike is attached to this Application as Exhibit 8. On June 30,
9	2011, the Administrative Law Judge denied Respondent's Motion to Dismiss in its entirety. A copy
10	of the Administrative Law Judge's ruling is attached to this Application as Exhibit 9.3
11	Board Subpoena B-648185 and the ALJ's Rulings on its Enforcability
12	6. In order to procure additional relevant records and documents for possible use in the

administrative hearing before Administrative Law Judge Anderson, Counsel for the Acting General Counsel made a written request for and received subpoena duces tecum B-648185 (the "Subpoena") from the Board. (Exhibit 4 at 000001 through 000013). On May 24, 2011, a representative of the Acting General Counsel served the Subpoena on Respondent. The Subpoena

Application for Enforcement of Board Subpoena B-648185 Civil No. __

13

14

15

16

- 5 -NATIONAL LABOR RELATIONS BOARD Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington (206) 220-6301

² As part of the remedy for the alleged unfair labor practices, the Acting General Counsel is seeking a requirement that Respondent have the bargaining units represented by Charging Party operate its second line of 787 Dreamliner aircraft assembly production in the State of Washington, utilizing supply lines maintained by the bargaining units in Respondent's Seattle, Washington, and Portland, Oregon, area facilities. The Acting General Counsel does not seek to prohibit Respondent from making non-discriminatory decisions with respect to where work will be performed, including non-discriminatory decisions with respect to work at its North Charleston, South Carolina, facility (Exhibit 2 at 00234 through 00246).

³ This Court should be advised that the Committee on Oversight and Government Reform of the United States House of Representatives has sought from the Acting General Counsel of the Board various documents related to the underlying unfair labor practice proceeding. In response, the AGC has made a commitment to supply the Committee with relevant records in the Agency's possession contemporaneously with theiravailability to all parties in the proceeding. At this time, it is not known whether the Committee will be interested in securing Respondent's confidential information if, and when, it is provided unredacted to all the parties pursuant to a Protective Order.

required and directed Respondent's custodian of records to appear at 9:00 a.m. on June 14, 2011, or any adjourned or rescheduled date, to testify in Board Case 19-CA-32431, and to bring with him or her and produce specified books, records, correspondence, and documents. The Subpoena was issued under the authority of § 11(1) of the Act, 29 U.S.C. § 161(1), and in the manner and form provided for in the Act and § 102.31 of the Board's Rules, 29 C.F.R. § 102.31.

- 7. The Subpoena seeks records directly related to the allegations of the Administrative Complaint, including information concerning Respondent's alleged coercive statements and threats and the factual basis for such statements, as well as information related to Respondent's decision to place a second 787 Dreamliner aircraft production line in South Carolina and to transfer a sourcing supply program for 787 Dreamliner production to South Carolina or to subcontractors. The Subpoena also seeks information related to Respondent's affirmative defenses, including its contentions that its decision to place the second 787 Dreamliner aircraft production line in South Carolina was motivated by "a number of varied factors," that it would have taken the same action even absent its consideration of the impact of future strikes, and that the remedy sought would present an undue hardship. (Exhibit 4 at 000001 through 000013).
- 8. The Subpoena was properly served upon Respondent by United States mail to Respondent's corporate headquarters, and by certified mail and email to Respondent's Counsel, William Kilberg, Esq., of the law firm Gibson, Dunn & Crutcher LLP, located at 1050 Connecticut Avenue, NW, Washington, DC 20036-5306 on May 24, 2011. Respondent's Counsel had agreed in writing on May 18, 2011, to accept service of subpoenas *duces tecum* on behalf of Respondent. (Exhibit 4 at 000014-000030). Service and receipt of the Subpoena complied with § 11(4) of the Act, 29 U.S.C. § 161(4), and § 102.113 of the Board's Rules, [29 C.F.R. § 102.113].

Application for Enforcement of Board Subpoena B-648185 Civil No. ______

- 6 - NATIONAL LABOR RELATIONS BOARD Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington (206) 220-6301

Pursuant to § 11(1) of the Act, 29 U.S.C. § 161(1), and § 102.31(b) of the Board's Rules [29 C.F.R. § 102.31(b)], Respondent, through its Counsel, filed a timely petition to revoke the Subpoena, dated May 27, 2011. (Exhibit 4 at 000031-000081). The Acting General Counsel filed an opposition to Respondent's petition to revoke the Subpoena on June 7, 2011. (Exhibit 4 at 000082-0000110). On various dates between June 23 and July 14, 2011, the parties made oral arguments to the Administrative Law Judge concerning Respondent's claims that the Subpoena is overbroad, seeks information not relevant to the material factual issues in dispute, and is unduly burdensome. The Administrative Law Judge ruled that Respondent is required to produce documents responsive to the Subpoena, as he had earlier orally limited and narrowed the Subpoena on the record. (Exhibit 1 at 000168-000485, 000764-000806). On October 20, 2011, Counsel for the Acting General Counsel withdrew the Acting General Counsel's request for subpoenaed documents identified by Respondent on a privilege log as being privileged from disclosure under the attorney-client privilege or work product privilege. (Exhibit 1 at 002032-002033; Exhibit 5). The ALJ's Protective Order 10. On July 25, 2011, Respondent filed in the administrative proceeding a motion for a protective order so as to place a limit on persons who could have access to assertedly sensitive and confidential records and portions of records that would otherwise be responsive to the Subpoena and produced by Respondent. (Exhibit 4 at 000193-000297). The parties thereafter negotiated for terms of such a protective order, but did not reach agreement. Following the Administrative Law Judge's solicitation of the parties' positions, the parties submitted briefs and made oral argument. (Exhibit 1 at 000813-000886; Exhibit 4 at 000298-000611). On August 12, 2011, the Administrative

Law Judge issued a protective order (Exhibit 4 at 000837-000861). On August 22, 2011, upon a

Application for Enforcement of Board Subpoena B-648185 Civil No. _____

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- 7 - NATIONAL LABOR RELATIONS BOARD Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington (206) 220-6301

1	further motion of Respondent to clarify that order, Administrative Law Judge Anderson issued an
2	amended protective order (the "Protective Order"). (Exhibit 4 at 000612-000639, 000862-000880).
3	11. On August 22, 2011, Bloomberg, L.P., the operator of global news service Bloomberg
4	News, filed a letter requesting modification of the Protective Order. After considering the request
5	and written responses submitted by all parties, the Administrative Law Judge issued a written ruling
6	declining to modify the Protective Order. (Exhibit 4 at 000640-000659, 000881-000893).
7	12. The Protective Order sets forth a protocol for resolution of Respondent's confidentiality
8	claims. The Protective Order recognizes "Confidential Information" as that which:
9 10 11 12 13	contains, includes, or consists of confidential, proprietary, and/or trade secret financial, personal, business, or technical information that the Respondent maintains in confidence in the ordinary course of business and which, if disclosed, will cause specific financial and/or competitive harm to the Respondent.
14 15	(Exhibit 4 at 000868).
16	13. The Protective Order provides that, upon Respondent's designation and disclosure
17	of such information, "Confidential Information" shall only be made available to counsel for the
18	General Counsel and for Charging Party, witnesses, individuals assisting counsel, courtroom
19	personnel and adjudicative bodies, such as the Board. (Exhibit 4 at 000869-000870, 000873). The
20	Protective Order further provides that Respondent may designate additional heightened restrictions
21	on Charging Party IAM's access. (Exhibit 4 at 000870-000871). The Protective Order also provides
22	for a dispute resolution procedure whereby Counsel for the Acting General Counsel and counsel for
23	Charging Party IAM may challenge any of Respondent's designations and allows an opportunity for
24	Respondent to make a good cause showing for the same. (Exhibit 4 at 000872).
25	14. The Protective Order provides that if and when portions of documents designated
	Application for Enforcement of Board Subpoena B-648185 Civil No Civil No Seattle, Washington (206) 220-6301

Case 2:11-cv-01949-RSM Document 1 Filed 11/22/11 Page 9 of 14

1	by Respondent as "Confidential Information" are proffered as exhibits to be placed into the
2	administrative record, those "Confidential Information" documents will be placed into the
3	administrative record under provisional seal upon motion of any party, without any further findings by
4	the Administrative Law Judge at that time. Such provisional seal may be made permanent upon
5	motion by Respondent at the conclusion of the hearing. If, at the end of the hearing, the
6	Administrative Law Judge rejects such a motion and decides to unseal an earlier provisionally
7	sealed exhibit, filing, or transcript excerpt, any such material shall remain provisionally sealed
8	pending resolution of further review of that decision. (Exhibit 4 at 000873-000874).
9	The Protective Order in Practice and the Administrative Law Judge's Rulings
10	15. On various dates between June 14 and October 7, 2011, Respondent provided
11	Counsel for the Acting General Counsel and for Charging Party (a) copies of the subpoenaed
12	documents it contends include confidential information, with all asserted "Confidential Information"
13	redacted, and (b) redaction logs providing information about the bases for its redactions.
14	Respondent then submitted affidavits in support of its asserted bases for its redactions. (See
15	Affidavits at Exhibit 4 at 000281-000285, 000803-000813, 000894-000992).
16	16. On October 20, 2011, Counsel for the Acting General Counsel and Counsel for
17	Charging Party agreed to treat all information Respondent had designated as "Confidential
18	Information" as properly subject to that designation and to the limitations upon their use as provided
19	in the Protective Order. Administrative Law Judge Anderson then ordered that those documents be
20	produced in unredacted form, subject to the confidentiality protections set forth in the Protective
21	Order. (Exhibit 1 at 002024-002025). Such production in unredacted form has not yet been made
22	by Respondent.
	Application for Enforcement of Board Subpoena B-648185 Civil No Seattle, Washington (206) 220-6301

17. On various dates during the proceeding, Respondent sought the following *additional* 1 2 restriction on Charging Party's access to certain specified redacted portions of some of the redacted 3 documents: 4 Redacted information shall not be viewed, shared, or otherwise communicated to 5 Charging Party, or any employee, officer or representative of the IAM or its counsel. However, counsel for charging party who will not be participating in the 6 2012 collective bargaining negotiations between Charqing Party and Respondent 7 will be permitted to view the restricted information. 8 9 (Exhibit 4 at 000733-000737). These documents are Bates numbered: NLRB 004284 NLRB 007841 NLRB 009864 NLRB 004285 NLRB 007846 NLRB 009875 NLRB 004318 NLRB 007855 NLRB 009877 NLRB 004322 NLRB 007865 NLRB 009878 NLRB 007867 NLRB 009887 NLRB 004325 NLRB 004326 NLRB 007871 NLRB 009891 NLRB 004327 NLRB 007875 NLRB 009894 NLRB 007732 NLRB 007879 NLRB 009895 NLRB 007734 NLRB 007888 NLRB 009896 NLRB 007738 NLRB 007908 NLRB 009915 NLRB 007911 NLRB 009923 NLRB 007741 NLRB_007742 NLRB 007918 NLRB 009939 NLRB 007743 NLRB 007920 NLRB 009940 NLRB 007799 NLRB 007931 NLRB 010239 NLRB 007800 NLRB 007952 NLRB 010241 NLRB 007822 NLRB 009794 NLRB 010246 NLRB 007824 NLRB 009825 NLRB 010247 NLRB_007827 NLRB_009826 NLRB_010289 NLRB 007832 NLRB 009835 NLRB 010291 NLRB_007836 NLRB_009861 NLRB_010293 NLRB_007837 NLRB 009863 10 18. On September 7 and 12, 2011, the parties submitted written arguments addressing 11 the general factors to be considered by Administrative Law Judge Anderson in considering 12 Respondent's requested heightened restriction on Charging Party's access to documents (described 13 immediately above) and, on various dates between September 14 and October 19, 2011, the parties Application for Enforcement - 10 -NATIONAL LABOR RELATIONS BOARD of Board Subpoena B-648185 Region 19 Civil No. 2948 Jackson Federal Building 915 Second Avenue

Seattle, Washington (206) 220-6301

submitted to Administrative Law Judge Anderson disputes concerning Respondent's claims that Charging Party's access to particular subpoenaed documents should be restricted. (Exhibit 1 at 001277-001321, 001394-001407, 001455-001724, 001978-001994).

19. After conducting an *in camera* inspection of unredacted versions of the documents at issue for the requested heightened Charging Party IAM use restriction, Administrative Law Judge Anderson ruled that Charging Party's access to the portions of the documents for which Respondent sought heightened Charging Party IAM use restrictions should not be so restricted and ordered that the documents be produced in unredacted form, without the requested heightened restrictions on access by Charging Party. (Exhibit 1 at 001277-001321, 001394-001407, 001455-001724, 001978-001994).

Respondent's Assertion of the "Berbiglia" Privilege4

20. On October 14 and 18, 2011, Respondent moved Administrative Law Judge Anderson to find that portions of certain documents responsive to the Subpoena may be withheld from any disclosure based on a qualified labor-relations strategy privilege recognized by the Board. (Exhibit 1 at 001728-001844). On October 14 and 18, 2011, the parties engaged in oral argument over Respondent's privilege claims in this regard. After conducting an *in camera* inspection of the allegedly privileged portions of the subpoenaed documents, Administrative Law Judge Anderson ruled orally on the record that the documents marked with the following Bates numbers are not privileged under the Board's labor-relations strategy privilege and ordered that the documents be produced in unredacted form (to the extent such documents were designated "Confidential Information" by Respondent, they would retain the protections of the Protective Order):

4 Berbiglia,	Inc	233	NLRB	1476	(1977)	١.
· Dei Digila,	1110.,	200	INLIND	14/0	(17///	١.

Application for Enforcement of Board Subpoena B-648185 Civil No. _____

- 11 - NATIONAL LABOR RELATIONS BOARD Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington (206) 220-6301

Case 2:11-cv-01949-RSM Document 1 Filed 11/22/11 Page 12 of 14

1 2 3 4 5 6 7 8	NLRB_009768 NLRB_009773 (except for a portion of the fourth line of the redacted paragraph) NLRB_009941 NLRB_009942 NLRB_009943 NLRB_009945 NLRB_009773 NLRB_009946
9	(Exhibit 1 at 001728-001843). Such production in unredacted form has not yet been made by
10	Respondent.
11	21. The Respondent's records that Administrative Law Judge Anderson ruled can be
12	withheld based on Respondent's claim of labor-relations strategy privilege are not being sought in
13	this proceeding and are accordingly not in issue.
14	Respondent's Partial Compliance with the Subpoena
15	22. Respondent has represented to the Administrative Law Judge that it is producing
16	substantially all subpoenaed documents, but that it has redacted from those documents all
17	information that it contends requires either confidential treatment or heightened restrictions on
18	access by Charging Party IAM and all information that it contends is privileged from disclosure under
19	the Board's labor-relations strategy privilege. (Exhibit 1 at 000966-001045).
20	23. Respondent has further represented that it will continue to refuse to comply with
21	Administrative Law Judge Anderson's order to produce unredacted the "Confidential Information"
22	until a federal district court issues a protective order in proceedings to enforce the Subpoena under
23	§ 11(2) of the Act, 29 U.S.C. § 161(2). (Exhibit 1 at 002016-002017). Respondent has also stated
24	that it may seek review of Administrative Law Judge Anderson's rulings (a) rejecting Respondent's
25	requested heightened restrictions on Charging Party's access to portions of certain documents and
26	(b) rejecting Respondent's claims that portions of certain documents are completely privileged from
	Application for Enforcement of Board Subpoena B-648185 Civil No Endoys Application for Enforcement - 12 - NATIONAL LABOR RELATIONS BOARD Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington (206) 220-6301

- disclosure under the Board's labor-relations strategy privilege. (Exhibit 1 at 001754, 002016-002017).
- 24. Respondent's refusal to produce documents material to the litigated issues in the administrative proceedings before Administrative Law Judge Anderson constitutes contumacious conduct within the meaning of § 11(2) of the Act, 29 U.S.C. § 161(2), which conduct is impeding the administrative unfair labor practice proceeding described above in paragraph 3, and preventing the Board from carrying out its duties and functions under the Act.

WHEREFORE, the National Labor Relations Board respectfully prays:

- 1. That an order to show cause issue directing Respondent to appear before this

 Court on a date specified and show cause why an order should not issue (a) directing its custodian
 of records to appear before Administrative Law Judge Clifford H. Anderson in Board Case 19-CA32431 at such time and place as Administrative Law Judge Anderson may designate and to produce
 unredacted the subpoenaed documents that Administrative Law Judge Anderson has ordered it to
 produce in unredacted form, to give testimony, and to answer all questions relevant to the
 maintenance and production of these records at the Board's unfair labor practice hearing, and (b)
 affirming and ordering compliance with the Protective Order issued by Administrative Law Judge
 Anderson;
- 2. That upon the return of said order to show cause, this Court issue an order (a) requiring Respondent's custodian of records to appear before Administrative Law Judge Anderson, at a time and place to be fixed by Administrative Law Judge Anderson, and to produce unredacted the subpoenaed documents, to give testimony, and to answer all questions relevant to the maintenance and production of records at the Board's unfair labor practice hearing, affirming and,

- 13 -

Application for Enforcement of Board Subpoena B-648185 Civil No. ______

NATIONAL LABOR RELATIONS BOARD Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington (206) 220-6301

1	(b) ordering all parties to comply with the Protective Order issued by Administrative Law Judge
2	Anderson; and
3	3. That the Applicant, National Labor Relations Board, be granted such other and
4	further relief as may be necessary and appropriate.
5	DATED AT Seattle, Washington this 22 nd day of November, 2011.
6	Respectfully Submitted,
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29	By: Isl Anne P. Pomerantz Isl Mara-Louise Anzalone Isl Peter G. Finch Isl Rachel Harvey ANNE P. POMERANTZ CA Bar 204059; NY Bar 2398428 MARA-LOUISE ANZALONE NY Bar 2770592 PETER G. FINCH WA Bar 27705 RACHEL HARVEY FL Bar 763411 National Labor Relations Board Region 19 2948 Jackson Federal Building 915 Second Avenue Seattle, Washington 98174 Telephone: (206) 220-6301 Facsimile: (206) 220-6305 Email: Anne.Pomerantz@nlrb.gov Mara-Louise.Anzalone@nlrb.gov Peter.Finch@nlrb.gov Rachel.Harvey@nlrb.gov Counsel for Applicant
	Application for Enforcement - 14 - NATIONAL LABOR RELATIONS BOARD of Board Subpoens B-648185 Region 19

Civil No. _____